IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

RHONDA ALLEN, STEHLE HARRIS and	
DAVID ELLIOT, individually and on behalf)
of all others similarly situated,) Civil Action No. 2:20-cv-02202
) (MCA)(MAH)
Plaintiffs,)
) Honorable Madeline Cox Arled
v.) United States District Judge
EVONIK CORPORATION, PRESIDENT OF EVONIK CORPORATION, BOARD OF DIRECTORS OF EVONIK CORPORATION, EVONIK INVESTMENT COMMITTEE, and JOHN DOES 1-30.	 Honorable Michael A. Hammer United States Magistrate Judge CLASS ACTION
Defendants.)
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ORDER

AND NOW, this ___th day of _______, 2022, after considering the Plaintiffs' unopposed letter motion to drop Rhonda Allen as a named plaintiff under Federal Rule of Civil Procedure 21; and the plaintiffs representing that the Defendants, Evonik Corporation, President of Evonik Corporation, Board of Directors of Evonik Corporation, and Evonik Investment Committee, do not object to this motion, *see* Pls.' Unopposed Mot. and Mem. of Law to Drop Rhonda Allen as a Named Pl. Under Fed. R. Civ. P. 21 at 1; accordingly, it is hereby **ORDERED** that the motion is **GRANTED**. The plaintiff, Rhonda Allen, is **DROPPED** as a plaintiff in this action pursuant to Federal Rule of Civil Procedure 21. The clerk of court shall **REMOVE** Rhonda Allen as a named plaintiff in this action, and her name will be **REMOVED** from the caption in this matter.

BY THE COURT:	
<u>/s/</u>	
Honorable Madeline Cox Arle	o